Applicant: K. Tsuda, et al.

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## REMARKS

Claims 1-66 are pending in the subject application and are subject to a restriction requirement and/ or an election of species requirement.

In the above referenced Office Action, the Examiner provided that the pending claims are directed to more than one patentably distinct invention. Specifically, the claims are directed to the following inventions: Group I including claims 1 and 3-26, drawn to controlling the condition of display elements including priming means; Group II including claims 2-26, Flicker Control, and Group III including claims 27-66, drawn to active matrix wave form generation.

Accordingly, Applicants were requested under 35 U.S.C. §121 to elect the invention to which prosecution on the merits will be restricted. In this regard, Applicants elect, without traverse, Group III, which includes claims drawn to drawn to active matrix wave form generation presently embodied in claims 27-66.

In view of the Examiner's restriction requirement, Applicants reserves the right to present the above-identified withdrawn claims in a divisional application.

## OTHER MATTERS

Applicants also wish to bring to the Examiner's attention that Applicants have filed three Information Disclosure Statements that are dated respectively August 27, 2001, August 30, 2001, and May 23, 2003 in the above-referenced application.

Applicants respectfully request that the Examiner reflect their consideration of these

Information Disclosure Statements in the first official communication on the merits. Applicants

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also respectfully request the Examiner to call the undersigned collect and at the below number in

the event that an IDS has not been received by the Examiner and thus needs to be again

submitted by Applicants for the Examiner's consideration.

It is respectfully submitted that the subject application is in a condition for allowance.

Early and favorable action is requested.

Applicants believe that additional fees are not required for consideration of the within

Response. However, if for any reason a fee is required, a fee paid is inadequate or credit is owed

for any excess fee paid, the Commissioner is hereby authorized and requested to charge Deposit

Account No. 04-1105.

Respectfully submitted, Edwards & Angell, LLP

Date: April 16, 2004

By:

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